

REMARKS

A miscommunication with the Examiner during the telephone interview of December 26, 2007, with Applicant's representative resulted in an Examiner's amendment that Applicant believes obscured the proper meaning and scope of the claims. Applicant makes the foregoing amendments to the claims to reflect properly the claim scope and also to address concerns stated by the Examiner during the foregoing telephone interview.

In claim 28, a ‘:’ (colon) was added to clarify the relationship of the claim elements. Further, each instance of the word “recesses” has been replaced with the singular “recess.”

In claim 37, the terms “recesses,” “carriers,” and “rails” have each been replaced respectively with “recess,” “carrier,” and “rail.”

In both claims 38 and 39, the terms “recesses” and “counterweights” were replaced respectively with “recess” and “counterweight.”

Additionally, two typographic errors were identified and corrected in claim 43. The term “the” was added before “protective housing,” and the second instance of the repeated word “leg” was deleted.

Applicant believes no fee is due with this response. However, in the event the U.S. Patent and Trademark Office determines that an extension is required, applicant petitions for any required relief including extensions of time and authorizes the Commissioner to charge the cost of such petitions and/or other fees due in connection with the filing of this document to Deposit Account No. 18-0013, under Order No. 65999-0009 from which the undersigned is authorized to draw.

Dated: February 27, 2008

Respectfully submitted,

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